Case:17-03283-LTS Doc#:23086 Fred:12/16/22 Entered:12/16/22 15:07:26 Desc: Main

Loom 150 Federal BLAG SAN JUAN PR 00918-1767 DECEMBE--8-2022 THE Financial OVErsight and RICO TITLE as representative of the HO. 17 BK 3283-LTS Commonwealth of phento Rico Jointly Administered
et al
destor Motion For a Jury Trial,
Harbeas corpus Action and the prepetition
damage action of Civil Procedure requesting For a Jury trial

This motion is under the 38 of the FEDERAL FULE on all issue declared by the SEVENTH AMENdm-ENT TO THE Constitution of the United States

Comes now petitioner - movant Obe E John for and States TO THE HONDRUSTE COURT alleges and prays as follows,

Fucts

This motion is brought under RUIE 38 of the FEDERAL PHIE OF CIVIL PROCEDURE, DECLARE SY THE SEVENTEN AMENDMENT to the Constitution -

Institucion Guayama 500

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CHUAYAMA PR 00785-

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HOIDEUS COLPUS

Corpus RElief is not Equivalet to an injunction to Stay State Court Criminal Proceeding in Contravention of 28 uses 2283

LOVIT: An Order Written by a Judge that
requires a Specific act TO be performed, or
give Someone the power to have the act

Performed, For example, When a Confissues
a Writ of Hubeas Corpus, it demands that
the perform who is detaining you release
you From Custody,

hearing REGUILE

District Court by Unithority To Entorce Compliance with its decisions by Enjoining Contrary action and POWER TO Enforce doctrines of collateral estopped and res Judicata may issue injunctions against repetitive litigation under 28 us a subject of could Properly Enjoin petitioner in bankruptcy from making hew Collateral Challenges To bankruptcy court's Order Authorizing Sale of assets although Entry of such injunction requires notice and hearing, charlton V Estate of Charlen Charlenges (Charlen Charlen 1988, CA9 Ariz) 841 F 20 988